

## CLAIM

00013. In chattel, what I claim as my invention is: the "Receptacle Rim" of "Dermawear," which cannot be independent of the subgarment (fabric shield) since the subgarment itself serves as the protective aspect of "Dermawear"; and the "Receptacle Rim" is an outlet for an erect penis.

00014. What I claim as my invention is: the subgarment made of any type of fabric, but primarily consisting of 100 percent cotton set forth and combined with a "Receptacle Rim," which are dependent components in alliance for one purpose: to protect the male pubic region and scrotal skin from sexually transmitted diseases; and in the nature of this purpose exists "Dermawear," my claim of invention.

00015. "Dermawear" is a pioneering concept, and what I claim as my invention is the "Receptacle Rim" and its shielding subgarment made of any type of material (polyester, rayon, tweed, etc.), but primarily consisting of 100 percent cotton.

## CLAIM

00016. What I claim as my invention is a subgarment (fabric shield) with its "Receptacle Rim" worn only at the time of sexual copulation, and therefore distinguished by its consumer purchase for intent of application; and the intent of application is established within the intent of manufacture of "Dermawear" (fabric shield) and its "Receptacle Rim." A claim "within intent of manufacture" means applied use or intent of application by consumers purposed in purchase to protect themselves against sexually transmitted diseases; hence, "Dermawear," my claim of invention.

00017. What I claim as my invention is "Dermawear's" intent of application: "Dermawear" is not for the vanity of fashion as an intent of consumer application with respect to appearance.

00018. What I claim as my invention is "Dermawear's" intent of application: "Dermawear" is not for the ordinary and common consumer use as a subgarment of comfort against the friction of surface apparel.

## CLAIM

00019. What I claim as my invention is: the nonobvious distinction of "Dermawear" as a tactical use against diseases of the skin—contrasting and/or set apart from the practical ordinary and obvious use of subgarments worn with a consumer intent of application (applied use) for comfort alone.

00020. What I claim as my invention is: "Dermawear's" intent of application (applied use) as a medical device of tactical equipment wear. Tactical: characterized by skill of use and distinct from the ordinary use of subgarments for comfort alone.

00021. What I claim as my invention is: "Dermawear's" intent of manufacture for tactical consumer use against sexually transmitted diseases; so that, I claim the utility of "Dermawear" in chattel: a "fabric shield" and a "Receptacle Rim," is my intellectual property of invention.

00022. What I claim as my invention is" "Dermawear" or subgarment manufacturing to be sold in the subgarment market place for the sole purpose and/or intent of application by consumers protecting themselves with an article of manufactured medical equipment wear against sexually transmitted disease of the pubic region and scrotal skin.

## CLAIM

00023. What I claim as my invention is: "Dermawear" as a new and useful process of protection during the act or method of sexual intercourse against the acquisition of sexually transmitted diseases by skin-to-skin contact.

00024. What I claim as my invention is "Dermawear" juxtaposed: ordinary and common subgarments for men are primarily used as a function of comfort against the friction of surface apparel (namely pants/shorts); and ancillary use for ordinary and common subgarments serve as a function of retention against sudden and unexpected bowel movements of human excrement: urine and fecal matter. Ordinary and common (obvious) subgarments for male use, contain in front an elongated vertical slit, for easy access to the penis, for the consumer intent of application as a biological function of urination.

00025. What I claim as my invention is: "Dermawear" juxtaposed: some ordinary and common subgarments for men do not contain in front an elongated slit at all; but require men to pull the subgarment midway down the thigh for excretory urinary and/or fecal function.

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00026. What I claim as my invention is: "Dermawear" juxtaposed: ordinary and common subgarments for men are made of overly porous fabric material; and when an elongated slit is present, its intent of application (applied use) is for the excretory urinary function of the penis, which offers no process (tightly fitted 1/2 inch "Receptacle Rim") of protection from or against a sexually transmitted disease.

00027. What I claim as my invention is: "Dermawear" juxtaposed: comparatively, "Dermawear" is nonobvious in that it is made of interlocking and tightly woven, double butted (2 in 1 subgarment) 100 percent cotton material, and has a protective function and uses a half-inch circle (or triangle, or octagon, or rectangle) or "Receptacle Rim" invented to fit tightly against and/or around the base of the penis.

00028. What I claim as my invention is: "Dermawear" juxtaposed: a subgarment or "fabric shield" with a "Receptacle Rim" and an intent of manufacture for consumer use against sexually transmitted diseases.

## CLAIM

00029. What I claim as my invention is: the legal merit of "Dermawear" or protective subgarment – and its nonobvious use as safe skin wear against sexually transmitted diseases; so as to be nonobvious to a person having ordinary skill in the medical equipment area of S.T.D. technology.

00030. What I claim as my invention is: the dejure of "Dermawear" as a subgarment for medical use (intent of application) and a preventive classification, expressed as a "medium (barrier) process" of protection from sexually transmitted diseases of the male genital area (pubic region and scrotal skin).

00031. What I claim as my invention is: "Dermawear"—and its intent of application through its new and specific attribute of a "Receptacle Rim" set forth as a 1/2 inch circular hole.

00032. What I claim as my invention is: "the utility right of "Dermawear," or subgarment protective skin wear (P.S.W.) as my intellectual property.

## CLAIM

00033. What I claim as my invention is "Dermawear's" Technical Merit of Protection against: (1) Genital Human Papillomavirus (2) Sarcoptes Scabiei (Scabies); (3) Phthirus Pubis (Crabs); (4) Cancerous Parasitic Mutated Mite (C.P.M.M./Protein fusion of skin).

00034. What I claim as my invention is "Dermawear" technical merit of protection against: (1) Biofluid Hazards; (2) Viral shedding; (3) Purulent material from lesions (Biofluids); (4) Chancroid; (5) Pruritus of the pubic area; (6) any skin-to-skin contact, as "Dermawear" is a medium barrier between human to human disease inoculation.

00035. Wherever use can be demonstrated then utility has been defined. "Dermawear" is the use of protection against sexually transmitted diseases.

00036. "Dermawear" is the specificity of use, set forth as the intent of application (applied use) against S.T.D.'s.

00037. The functional parts of "Dermawear's" subgarment are: (1) "fabric shield," and (2) "Receptacle Rim" purposed as the complete entity of utility protection against sexually transmitted diseases.

## CLAIM

00038. Claim: (1) Receptacle Rim; (2) Fabric Shield; (3) Intent of manufacture resulting in consumer use of purchase as an intent of application or applied use for protection against sexually transmitted diseases.

00039. "Dermawear" is mindful of the female anatomy and stands ready to be manufactured for consumer use by women for protection against sexually transmitted diseases.